

RECEIVED

DE: Edwin Camps, Rose, MQ 1920
P. O. Box 200
Camp Hill, PA 17011-0200

NOV 21 2016

H-16-16

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Edwin Camps,
Plaintiff

EVIL ACTION
No: 14-1498

VS.
MICHAEL MURRAY, ET AL.
LOUIS GIOLLY JOHN
DECANEY, CITY OF PHILADELPHIA
Defendants

FILED

NOV 21 2016

LUCY V. CHIN, Interim Clerk
By _____ Dep. Clerk

REQUEST FOR MORE TIME TO ANSWER
DEFENDANTS SECOND MOTION TO DISMISS

Now comes, Plaintiff, Edwin Camps, who
moves this Honorable Court for more time
to answer the Defendants second motion
to dismiss complaint, which was ruled
MOOT, by the late Honorable Judge,
Norman L. Stogano, on the date of
April, 12, 2016, (paper No. 20), as to the
the filing of the Plaintiff's Discovery
requests on the Defendants Attorneys

(2)

of record, which have been DENIED, BY
THE Defendants, TO answer requests by
THE Plaintiff, Calvin Camps, under the rules.

THE PLAINTIFF Calvin Camps, has been limited
BY PRISON OFFICIALS at Camp Hill to use
THE LAW LIBRARY, for research to file
ANSWERS on IN HIS PENDING LEGAL ACTIONS
IN PENNSYLVANIA and NEW JERSEY, WHERE
HE HAS BEEN SUBJECTED TO UNCONSTITUTIONAL
CONDUCT BY NAMED DEFENDANTS OF RECORD.

THE PLAINTIFF, Calvin Camps, has alleged a
CAUSE OF ACTION WHICH IS: "A MATTER FOR
WHICH AN ACTION MAY BE BROUGHT.

"A Cause of Action implies that there is
some person in existence who can bring
suit and also a person who can lawfully
be sued": "When a wrong has been committed,
or a breach of duty has occurred, THE
CAUSE OF ACTION, or unconstitutional conduct
of (CAMPING) CONDUCT has accrued, Although
THE PLAINTIFF(S), Claimant be ignorant of it".
A Cause of Action consists of those facts as to
TWO OR MORE PERSONS ENFITTING AT LEAST SOME

ONE, of them to a judicial remedy of some sort, against the DEFENDANTS or others, for the Redress or Prevention of a WRONG. It is essential to the existence of such facts, that there should be a RIGHT TO BE VIOLATED and a VIOLATION thereof.

THE 14TH AMENDMENT: WHERE THE GOVERNMENT SEEKS TO ENFORCE A CLAIM UPON RIGHTS AND WHEN THE PLAINTIFF IS A CITIZEN AND NATURAL PERSON, THE DUE PROCESS CLAUSES OF OUR CONSTITUTIONS PREVAIL. THIS IS A SUBSTANTIVE RIGHTS ISSUE. DUE PROCESS MEANS AT LEAST AN OPPORTUNITY TO DEFEND. HOW CAN THE PLAINTIFF, DEFEND, WHEN THE RULES OF A PRISON SYSTEM, APPLY CONDITIONS AND POLICIES TO THE RIGHTS OF A PRISONER TO DEFEND? LET ME REMIND THE COURT THAT: "WHERE RIGHTS SECURED BY THE CONSTITUTION ARE INVOLVED THERE CAN BE NO RULE(S) MAKING OR LEGISLATION WHICH WOULD ABROGATE THEM." MIRANDA V. ARIZONA, 384 U.S. 436. 491 P. Right and Justice, shall be administered without Sale, denial, Delay, or Prejudice. "PLAINTIFF REQUESTS 20 DAYS TO FILE ANSWER.

CERTIFICATE OF SERVICE

I, Edwin Camps, Prose. MQ1920, hereby
CERTIFY that on the date below, the
foregoing REQUEST FOR MORE TIME TO
ANSWER DEFENDANT'S SECOND MOTION TO
DISMISS A COPY WAS GIVEN TO PRISON
OFFICIALS AT CAMP HILL, P.O. BOX 200
Camp Hill, PA 17011-0200, TO BE MAILED
U.S. FIRST CLASS MAIL, DATE OF NOVEMBER
16, 2016 TO THE FOLLOWING PARTIES.

SERVED:

REBECCA PROSPER, ESQ. ASSISTANT CITY SOLICITOR
CITY OF PHILADELPHIA LAW DEPARTMENT
1515 ARCH STREET, 14TH FLOOR
PHILADELPHIA, PA 19102

LUCY V. CHIN, INTERIM CLERK
EASTERN DISTRICT OF PENNSYLVANIA
OFFICE OF THE CLERK
UNITED STATES DISTRICT COURTHOUSE
PHILADELPHIA, PA 19106-9865

FILED

NOV 21 2016

LUCY V. CHIN, Interim Clerk
By _____ Dep. Clerk

Edwin Camps Prose.
MQ1920
11-16-16

U.S. POSTAGE BY RITNEY BOWES

ZIP 17011 \$ 000.465
02 1W 0001381325 NOV 18 2016

Re: John James, Ph.D., MD 1520 inmate mail
P.O. Box 200
John Hill, Pennsylvania

Mrs Lucy V. Chapman, Clerk
Solicitor's Office of Pennsylvania
Opposed to the sale
United States Project Sunshine
Philadelphia, PA 19107
S.M.S.

9791-11

RECEIVED